Letier from Judge Cantwell,

MR EDIT R :- Under the existing State State Con titution provides for its own am udment. The method is the sam with that prescribed in the Constitute n f 1835 vz: by a Convention or by legi la ive enactment. By way of check it is provided, that no Convention shall be called by the General Ass mbly unless two-thi-ds of all the me theis of each house concur. Also by way of check against hasty legislative ge'ion, it is provided :

1st. That the proposed amendment shall. in the first place, receive a three-fifths of each house respect v le.

21. That it be published six months pr vious to a new General election. 31. Iwo thirds of each house of the Asa. at er that a majority of the people at th + pol 9.

Now the act entitled Au act to submit the question of Convention or no Convenand a short r pan, to wit : A majority of the people represented in Convention, and a majority of the unqualified voters at the

1st. It author z s and empowers such of the voers as on the 31 of August, 1871 shall hoose t a sembe at their respective pre i c s and to vice "for"or "against" at Invention. It am justy of the votes such as decide, t a desegate s elect are to a seable at Releigh on the 21st Septemunder cer a n re-irretions set forte in the ast, they may adopt and agree to any amendments and alterations witch, being ratified by a bare majority of treducified viers of the State, shall be come part and of equal value with the Sale Constitution. Painty, this action of th General As emby is in ended to c a be a bire numerica majority of the voters or the S ate to make on tain amendmen a deem du cessary, in a way not provid a f r xcept by this law. To that extent it superc des and sees asile the two meth ous raided by the old and the present

pace sury, and the method thus provided may be a very convenient and economical way or procuring them, but it was gear-e-v I think be presented that it is constitutropal, in the sense that these other we "ex enive and me nvenient" methods ar construct onal Perceiving the difficulty here tarely nage-ted, and determined to have no lea tacher of reverence for the is strame at to be amended, the friends of the mrasare contend that although the ers." (1b, p. 33.) strib d b, the C n citation it does not fautamen at principles enquers ed in the declaration of rights all political power is thereby, of c arse, the majority of the qualified vo ers) ' have an' interent 'right to alt ran i bolish their C natitution and form of g veroment, whenever it may be Aud, it is true, there are such causes in the bil of rights. It may al o be conceded for the sake of the arenavonsh them all. Still it is observable.

an "e umeration" of poli ical privileges, tive. a d not a grant or restriction of p litical powers I i inserted in and precedes the Constitution by way of procaution. It as sert- axioms which are or have been d'sputable. Certainly the framers of the ins rement did not intend u to regard tue s ance, or hey would never have provided a method by which it mucht be exercised by the ordinar, Legislature.

ple is also styled "exclusive" in them. Is ment, ve t d in the G neral Assembly. I. tory. h poess, however, that this inherent and ex usive power of the people is clogged with a proviso, and req iced to be execci ed " in pursuance of law " as went as e usis entry with the Constitution of the United Sta es.

law is here intended ? Mr. Moore, in a published letter I have seen answers "Wuy such law as may be provided for that cur, ose by the Logi la Is the Gener | Assembly, But if the p of l can only axe cise their 'in sevent and exclusive p w rs," in pursuance of an act of the Gen rai Asamby, then the Legisla tive authori y can, it it chooses, modity or re trie or even prohibit the exercise of such inh rent and exclusive power, and whether of the "present" or "future generadi ne " I am Clit- sare the Conven ton meant no such thing, and the failac (fife a gument is apparent when it is consider d was the legis at ve authority in this in-tance expressly declines directly to at m. taby red ic t n, leaving that to the reo le themselves, and no one ever b for green ed has the Legislature wa for my purpo e rapedor to the Canverti n. What "may to n is intended by the priviso to govern the people in the (X) cise o his jun rent power? I respect fully about that it is "the law" conce b i g amenom mis con a ned and provided by the Convention in subsequent claus : of the same Cons it tion

If I have the unstoriume to differ with M. Moore, and it is a m sfortune, in this emclost n I am happy o besustatued by J dge Peas u and a m justy of our ou pre se U unt who in a e tor to Gov Cald well day d beorumy 11 1871, declare, no -Wi haranding any p wersupp and or precedent right tha und rihe pris at fam o. P. S. Witson as Secr tary of the meetin. g vernment, the people of this State have no power to call a Convention at allstat funting, with all others or a legi lative character being sol-muly delegated by in the Conventin to a stable in Releight to me to the G he al A sombly. The Con- on S prember text. When upon, ire. Jer. stit ti in itself a coroing to Mr. Moore is W. Bonnt and iss c B. K ney, E q., bay. a law, diff ring, he says, from other laws, ingreceived a majorny of the registered "in this only that it is not sabject to re- vote of the county, they were declared p-al or modification by tue remeral A .- duly nominated on the first hall t. sembly." B, the Bul of Rights the Legis | On motion, the Chairman .ppoin ed the lature has no power not extrasy delega- | Township delegates to this Conv n i n as to i, hence the altempt to call or to au- on Ex culive Committee in their respecttherize the people to call a Convention in tive Townships. this or my other way than that the law allows is a violation of the Constitution. Rev. J. M. Sprunt, J. D. Southerland and Vest, obarged with having violated the Whence I ask, is the pow-rderived? show T. S. Watson as an Executive Committee me the .l.use author zing it? Let it be for the county at large. the Legi lature can subvert or amend the of this meeting be reques ed to furnish a of Coroner of Onslow county during the Thompson of Rob son county. R -argued g very ment a xe-pt in the mode prescribed copy of these proceedings to the Editors war and accepting and exercising the duby the Constitution, and the pretension of the Wilmington Weekly and Daily ties of the office of theriff of the same that the G ne al A semply can do so di Journal, and Wilmington Daile Ster and rectly or mair ctly, or authorize others to Weekly Furmer with a request to publish. do so, fails to the ground; surely the Legislature cannot amborize the people to do that which the Constitution prohibi s.

I have said that this clause providing for amendment is derived from our old Constitution. In the Convention of 1835 the question being on the passage of time v-ry clau-e, the third and last lime, Mr. avail i self of an meidental majority to disturb the repose of the people by frequently Jows, 6,000,000

From the Wilmington Post. | Calling them together in Convention. We are called opon," he said, "by every censideration not to sauction the principle that a bare majority may authorize a Con-Constitution neither the Ceneral Assembly vention. It we do, we stall be extosed nor the people have "inherent" or o her to continual fluctuations." Mr. G. conclupower to call, and none to "authorize" a ded by saying that "if the right of a bare Convention, except in the manner pro- m j rity to cal a Convention were recoggided by that instrument. The existing nized in the Constitution, he would not give one fig for all the matters which the costs. Conven iou has been engaged in adjusting since it as-embled. Instead of any perma ent regulations, everything would be see off out and we should have a new Corstintion every two or three years." (Debates in Convention, page 370.

"Mr. Metres thought that when the las of the land was selemnly fixed it ought charged with lare ny. Plead guilty. Sennot to be disturbed for light causes, and tenced to the Work House for 6 months. he was unwilling, therefore, to leave it in he power of a bare majority of the Legisliture to bring about another Conv. n iou. (Ib , p 346). "And he proposed sean addicional safegrard again t the efforts of a bare maj with to uproot the fundamental semby thereafter elected must approve, principles of the government, to amend the srucle so that no Convention of the pe ple should bereafter be called, ex est by a concurrent vote of two-thirds ct each · use of the Genera Assembly. (1b., tion to the prople and provide for the 369) The question recurring on Mr e ec ion of del cates, passed by a maj rity M area' amendment, it was adopted, 90 o of sast General A sembly, proposes another 20 (Ib., 373.) I cannot take leave of this subject without ix reseing my ast nish-

ment at the assertion on such high authority, that " a majority of the present peopie may ass mble and a ter the Coustitution which a majoray of the people of a part generation as embled and made " It is so . rror, styl d 'v air. Calboun "a r dical erra"-" he e ne querce of conoundi g and r garding the numerica in j rity as in effice the entire people, he greater pers as he whole, which has cout ibute i mere than any other concet per- with larceny. Guity. Sentenced to 6 vent the formation of pour ar consider tional gov ruments and to ses roy them after to y have been forme " "Ther." and this gr at state min, "who fall into with larceny. Guitty, tentenced to 12 here ecross regard the restriction's which organi m impore-on the wil of the numer ical majo my, as restrictions on the will of

remodratio." (Disq Govt p 30, 31) h part in pass s mot the ballot-box State vs. Isaac Lewis, colored, charged Now, certain amendments are doubtless and the physical f ree of the country can with larceny. Guilty. Sentenced to the be successfully resised by an e.p. 1 to Work House for 12 m nths. reason, truth, justice or even the oblig tions imp sed by the Gorsatta to a Other guaranties are required, f r when t ese of ed with la cony. Gulty. Soutenood to themselves, shallox resultising unflience 6 most sin the Work Hou e. This is the to stay the hand of power, then government will be no longer not stay to profendant, in both of which he is found vent government from atusing its pow- guitty, and he is also held to appear at the

plan a lopted may very from those pre- Mr. M ore world not only revoke the If I understand the proposition clearly, vio a e that instrument, because by the the oppressions of the majori'y and already provided by themselves, but i er af er he would have it so air nged toot the o ganio veste in and drived for the people, law shall be perpetually surject to the and "the people of the Sare," (mercing for tuations of the p polar ca, rice. This might organize anar by, but it would charged with largeny. Guilty. Remanded never make or constitute a State. In fact, to jail. a 'Constitution' would be imp sub e. EDWALD CANTWELL.

## Anson County.

Colonel R. F. BENNETT has been nomiclauses is necessarily included in that to nated for Convention by the Conservatives with larcing. Sentenced to 12 sional legislation. He disavows most strongly of Anson. Colonel BENNETT will be elected 1-t That our Bil of Rights is explicitly and will make a good and able representa-

General Clinaman.

We surrender much of our space to day to the able and int resting letter of G n eral CLINGMAN upon the Convention quespower of amendment as di putable or a tion. It is a maniy, bold and dignified m, hot an extraordinary character, like paper, just such an one as we expected that to abolish the government for in- from one who had rendered such eminent services in the civil and military hearory of the S ate. We knew that General CLING-21. It is observable that the right refer- MAN Loved Nor h Carolina too well and red to in the section we are considering had seen her sons suffer too much to rea detained to b "inh rens" in the peo- main silent when her weal was at state. Cano the e o e be. I say, that the power His voice will scho among his native hills to .m nd s mpl, is intended, for that is and vallies, and as of old he will lead his not exert ive being by the same instru- fellow citizens forward to a glorious vie

We invite attention to his letter.

Horticu ta at Fair, ROCKINGHAM, June 7 5, 1871. My Dear Sir :- As President of the The question is at once presented, what | Caronna Horticultural Society, I beg leave t, aunounce to the members that there will be en exhibition of fruits in the city

of Wilmir g'on on Wednesday, the 19 h of t ve authority." T is legi lative a mority July. The day selected will probably suit the time of ripening of a larger variety of peaches than any other; and this is the only fr it which is promised us in great abundance, during the pr sent year. A di-play of all horticul ural productions second Fair will bring no discredit to our Price.

> The Society will have a meeting on Tueslav evening, the 18 h.

Messis Engenhard, Hart and Bernard ill be so kind as to pr vile a place for he exhibition. Ve y respectfully, WALTER I. STEELE,

President C H. S. To MAJ. J. A. ENGELHARD, S c'r.

F r the Journal.

KENANSVILLE, DUPLIN Co., N C., J. n. 10ta, 1871 In accordance with resolution a lopted

at a pre iminary m eting, the township delegates met in Convention in the Court Hons. in K nansville to-day.

The Couvertion organ z d by electing Hase d Boud n. seq. as Cha min, at The usual pe imica ies having been aringed, a ballot was he d f r the nomination of candidates to repres nt this county

On motion, the Chairman appointed the

On motion, resolved, that the Secretary

THOS. S. WATSON, Secretary.

HALSIEAD BONDEN, Cusirman.

are reque ted to publish.

denominations in the world are estimated failed to pay any tax, and Sheriff Murrill, as follows: Greek Church, 69 692 700; the after having waited upon His Honor con-Roman Oath lies, 105,000 000; Pr. t st siderably longer than his duty required, tion, or of special proceedings, or is it an Gaston s.id the object was to impose a auta, 98,139 000; Mr h mmedans, 160,000; proce ded to take the legal steps looking anomalous proceeding savoring of the na-Check on the L g stature, that it may not sudhists. 340 000 000; other A natio ve- towards an enforced collection of the same. ture of neither?

SUPERIOR COURT. - The following cases were Mr. Murrill had violated the requirements disposed of yesterday: State ws Samuel Southerland, charged with nalicious mischi-f. Not guilty.

State vs. Jensthan King, charged with acsault and battery. Judgmant suspended on pay-State us W. E. Mayo, charged with assault and battery, judgment suspended on payment of

State vs Jas. A. Mitchell, charged with larceny and receiving stolen goods.

SUPERIOR COURT. - The following cases were disposed of yesterday : State vs. George Sparkman, colored,

State vs. Mary Carroll, colored, charged with an affray. Submits. Judgments auspendel on payment of costs.

State vs Jerry Johns n, white, charged with larceny. Sentenced to 12 months in the Work House.

State vs. A. E. Taylor, white, charged with assault and battery. Defendant submits. Judgment suspended on the pay ment of costs.

State vs. Bradley Herring, colored, charged with larceny, Guilty. Sentenced to 6 months in the Work House.

State vs. Tom Larkins, col. red, charged with larceny. Guilty. Sentenced to 3 years in the Work House. Stat vs. Pe er Cooper, colored, charged

with breeny. Guil y. Sentenced to 12 mouths in the Work Hous. State vs. James Hayes, white, charged

months in the Wak House. Sate vs. Jas. Johnson, colored, charged months in the Work House.

State vs. William Burney, white, charghe people, and therefore as not only u e- ed with resisting an officer. Defentant le s but stock ful and misc devous. Hence submis. Jadgment su p nded on payse a empt o e troy reasism under the ment of costs, and to give bond in \$100 double bone o making g vein a n as re for his appearance from time to time until And again, "It is a colly to suppose that discharged by the Julge of this Court.

State vs James John on, colored, charg next term of the U.S. Circuit Court to a swer the charge of stealing a U. S. mail

State vs. Thos. Smith, colored, charged with larceny. Gulty. Sentenced to S vears in the Work House.

State vs. Rosanuah Wood, colored,

charged with larceny. Guilty. Remanded to.jatl. State vs Walier Rainey, colored, charged

months in the Work House. State vs. Robert McKenzie, colored charged with assault and battery. Guilty. Judgment suspended on payment of costs. State rs. Stephen Foreman, colored, charg d with an affray. Guilty. Judg

ment suspended on payment of costs. SUPERIOR COURT .- The following cases were disposed of yesterday : State vs E. J. Barnitz, charged with

assault and battery. Guilty. State vs. Jas. Cronly, colored, charged with larceny. Guilty. Sentenced to 12 mon hs in the Work House.

State vs. Adam Woodberry alias Geo. Walker, charged with assault and battery. Not guilty.

State vs. Juo. Davis, char ed with larceny. Guilty. Sentenced to 12 months in the Work House.

Sate vs. Pally alias Molly Harris, charged with lare ny and receiving stolen goods. Not guity.

State vs. Stephen Jones, colored, charged with an affray. Not guilty. State vs. David Allen and Wm. Dupree, charged with larceny. Sentenced to 12 logne.

montus each in the Work House. State vs. Thos. Morriss, charged with injuring cattle. Guity. Sentenced to 6 months in the Work House. State vs. Reuben Loney and David

Price, charged with larceny. Guilty as to s invited, and it is to be hoped that our Reuben Loney. Not guilty as to David inaugurated and read his message. Sate vs. Moses Torner, charged with

barceny. Guilty. Sentenced to 5 years n he Perit tiary. State vs. G.o. Owons, charged with

larceny. Gui ty. Sentenced to 6 mon ha does not be will be impeached. The rein the Work House.

To THE WORK HOUSE - The following amed persons, recently convicted at the present session of Superior Court, were resterday sent to the Work House:

Wm. Wade, colored, 6 months. George Poisson, colored 2 grars. J hn Bookin, col r d, 12 months. Wa ter Rainey, colored, 12 months. Jerry Johnson, white, 12 months. Laze Lewis, colored, 12 months. George Sparkman, color d, 6 months. James Hayes, while, 6 months. Peter Cooper, col set, 12 months. Thos. Smith, colored, 2 years. Tom Larkins, colored, 3 years. Bradly Herring, colorest, 6 months. James Johnson, colored, 2 cases,

months and 12 months. A total of 13, of whom 11 are colored an i but 2 whi e.

ANOTHER 14TH AMENDMENT CASE -Yesterday El jah adurral Sheriff of Onslow, be pleaded in abatement or in bar of a was brought before U. S. Commissioner suit in a State Court for the same cause of Featilizers-The supply of nearly all descripprovisions of the 14th Constitutional tional? Ameudment in having exercised the office county since its close. We are informed past due can be set off sgainst a debt due that the prosecution was brought about in to the tate? toe following manner:

farm in Ouslow county, upon which he Merrimon fir defendants. The members of the principal religious had for some length of time refused or igio s 200 000,000; Pagans, 200,000,000; Then it was that this sprig of judicial vir- Cases from the 5 h District will tue and integrity suddenly discovered that called to-day. -Raisigh Sentinel.

A convict by the name of Thomson es- of importance to report for the week. No reof the 14th Amendment and proceeded to caped from the State Pentlentiary on ceipis that we are aware of, and consequently we have a wa rant usened, requiring Mr. M. Monday night ... to a: pear before U. S. Commissioner Shaf-

fer, at Raleigh, taking care to have the words "or before any other U. S. Com- value of \$50,000 over last year. missioner" stricken from the warrant in order to compel Mr. Marrill to be put to

judices and most vind crive and unjust | There is a roung lady by the name of

dealing Shaffer was absent from the city, buttons, &c. and U. S. Commissioner Vest. of Foreyth, who is in the city attending the U. S. Cir- Wilmington Wholesale Prices Current. Battle, of this city, appeared for the detondact. The examination of testimony Baseus, Spits T., each. Rockport 0 00 @ 1 40 New...... 2 75 @ 8 00 Rockia d 0 00 @ 1 50

Adamantine. 15 @ Commissioner discharged the defendant, OFFER, B 16., under the recent ruling of J dge Bond in the Powell care gtha; the mare act of oc-JAVA ..... 25 @ cupying the postfon of peace officer was Laguayra ... 20 @ no evidence of giving aid or comfort to the rebelli n. OOTTON, # b.. the warrant for arrest in this care, which

purports to be i sued upon the oatu of the Hon. D wiel L. Russell, bears date of Feb. Corron Bagging, russy 9 h. ucon which is this saspicious and curious endersement; "Io be issued just before Court." Though it bears test | Double Anc'r25 @ February 9 h, it was not is ned until the Rope, \$15 ... 7 @ This whole matter bears on its face a

cuit Court, heard the case. Hon. Wm. H.

pecies of the meanert and most abomina- Sheeting, bl maice that his ever yet come under our ch ervation, at a cost of probably several han leed dollers to the United States Government, all of which Judge Russell ough to par, as it was gotten up to grat fy Li. persount maires and spite against dr. M arid, who is a most exemplary citz-u- Kaleigh Sminel

## TELEGRAPH

NAN FELIPE, Ju e 3. A strong rebel position in Guerrers has been aken by the government troops. The bombard ment of Tam, ico is continued. The retels in e, ire great terror b their fire and have shenced the gover me it atter es.

Placida and Vigo uphoid the Sinola Judges.

From Washington Washington, D O., June 14 The State Deper m ut is prepar d to pay seve per cont, on the awards of the Ven zuela caims

From New York,

NEW YORK, June 14. The ironelad Dictator has arrived from Key West. The seamed 1,300 miles in 8 days, with a beavy monitor in tow.

A special fe m Cha tanooga save: I a w a private letter from Jeff reon Davis to ol. Styles, of the A bany, Ga., News in which he com sairs of the manner in which his epeches at Atlanta and Augusta had been misconstrued by the Northern press.

He says that he never wished, directly or in lir cly, to cou sel the Southern people not to State vs. Ellen Singletary, colored, tolerate the situation. He thinks they ought to wait patiently until the returning good sense of the Northern people briegs about a reversal of the more obnoxious features in recent Congres anything like revivals of armed resistance.

There was one part of his Atlanta speech which was not reported. B fore saying he did not acsept the situation, Mr. Davis asked any of the Northern reporters who might be present to take particular notice of his words, and he then said that he did not desire to be understood as a vising anything like disloyalty to the Gov. | WILMINGTON MARKET

CABLE DISPATCHES.

LONDON, June 14. The steamer Anna Fmith was wrecked near the

English soast. Ten persons lost. The weather is fair and favorable to the crops. Earl de Grey will be cres ed Marquis of Ripon, as a reward for his treaty services. The Staat Theatre at Breslan has been entire

ly destroyed by fire. Paris June 14. The Bank of France holds twenty-two million

The review of an hundred thousand troops occurs on Sunday next at Champs de Mars. Troops are leaving La Villette. Rochefort is seriously ill, consequently his trial has been postponed.

known to favor raising funds by a loan. A special to the standard says there were twenty-one executions yesterday in Bois de Bou-

From New Hampshire,

CONC BD, June 14. The Galaday in New Hampshire was commenced at daylight by a salute of 34 guns There are immense crowds from the country. The military and are companies were in procession. Governor Weston, af er the imposing ceremenies, was

JUDGE L GAN .- "The correspondent of an up-country paper states that the Bar f Charlotte, San bury. Lincolnton and Conc rd have hand d Judge Logan a re to \$ .75 for Paie; Wednesday, 200 bbis. at \$ . 10 quest to resign, with a promise that if he quest was signed by seventeen members o

We find the above in the news columns of some of our exchanges, and copy it for the purpose of saving 1 is not correct. The lawyers of the Ninth Distric have signed and are signing a paper to be preseated to the L gis at tre at the Fall ets

sion ex ressing the o in that Judg | wy and are in equiry. Bell at 12 50 653 50 | more piciable condition than ever, (as it assured Logar is incompetent for the position (e holds, and in consequence the people are greatly in once ienced justice retried. and faxes ad o ime meressed. The p pe makes no thraser recommendations a to what whould be done with the Judgeit merely states a fact. Charlotte Democrat.

SUPREME COURT.-Y sterday morning the lowning care, wire argued :

W. 8804 & Hunting vs Tu s. J. Johnson and wife, of Camb risud county. Argued by C.I. J. W. 110 doie, for the plain iffs. 6 and W. Mc L McK w, for defendants Pouts discussed: 1st. Is a mertgage who pent one to put the mortg gor lute | & h: Thursday, no sales involuntary bankraptcy debarred by the act of petitioning from foreclosing the

merigage? 21. Cau a snit in a United States Cour' asti n?

3d Is the dower act of 1867 constitu-K. P. Batt'e, Public Tressurer. vs. Jos

Points discussed : Whether coupons Ralph B. Lutterloh vs. Board of Commis jouers of Camber and county. Argued

Uode o Civil Procedure ? 2 Is it of the nature of an ordinary ac-

Theo H. Hill, Eq, the efficient and the trouble and expense of coming to obliging State Librarian, is now sugaged the trouble and expense of coming to obliging State Librarian, is now engaged this city and appearing before an in preparing a thorough and descriptive to 85 cents 3 but hel ——Prace Are in moder-officer who has gaited an unenviable estalogue of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but hel ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but hel ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but held ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but held ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but held ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail, and we quote as selling from store at 80 to 85 cents 3 but held ——Prace Are in moder-officer who has gaited an unenviable of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the dail of the books now in the State in the state of the books now n toriety as a man of violent pre- library.

in the adminis ration of his office. For- Emaline Dudley, hving in Woodville, who tunately for Mr. Murrill and the pur- has frequent attacks of stasms, during pores of justice our impartial and fair which she swallows pins, needles, brass

for sees, & gailon, ubs, hhds. 38 @ do bbis . .43 @ do bbls . 27 @ tyrup, bbls . . 50 @ 1 00 10 N. O. 8) @ 0 85

VAVAL STORES, Turpentine # 280 hs. Virgin new0 00 @ 4 25 Yellow dip 0 00 @ 3 25 Tard .... 0 00 @ Strict Mid'g Ou @ far, 3 bbl.0 00 @ 2 10 Car.in ordr2 20 @ 2 25 ·iunny, # 7d 25 @ Rosin, pa 4 7 @ 6 00 F'sx ..... 21 @ do No 1.3 0) @ 4 25 do N , 2.2 5 @ 2 50 do No. 3 0 10 @ 2 00 ₩ bushel. .1 05 @

walls, @ B... OMESTICS. Cut ..... 5 25 @ 6 00 a vard. Yarn, \$ 5 151 20 @ Hs, ₩ ga l.n. Sperm ....0 00 @ 3 00 F.ATHERS, Luseed...1 40 @ 1 5) Frau, & bbl., Mackerel, No. 1...28 00 @30 00 PEA NUTS, 2 75 @ 3 00

M-chinery 1 75 @ 2 00 Kercsene . . . 30 @ 33 No. 3...00 00 30 00 P TATUES, No. 3...00 00 30 00 P TATUES, Irial, Bbb 4 00 @ 5 50 Mallets... 5 50 @ 8 0 A creak. PROVISIONS & Th Cast.... 00 @ 9 00 flams......14 @ V.C.ros. 00 @12 50 do cet, 8 00 @10 0 d. d tage. 13 %) do gross, 00 @ 8 00 thousders ... 112 0

tog round . 1:10 PLOUR, & bbl., Norther Vestern Bacou. family. 7 50 @11 de ( moked.) uperfine 6 50 @ 6 7 iame. .... 18 3 fiddings .. 11 @ ine..... 6 t/0 @ 6 25 4x. Super 7 to @ 7 50 honiders .. 9 w NORTH CAROLINA, amily ... 8 2: @ 8 50 (1 ry Saited.) liddlings...10 @ Superfine. 7 75 @ 8 0 houlders .. H @ TLUE, # 15...16 @ 2 ad. N . . . 16 @ CNNT BAGS. 15 @ 28 in North'r 13 @

ntter. N 0, 00 @ PEANO, Peruvian, er ton. 75 00 677 50 1 to h'rn33 2 h .. v . . . . 4 @ orn ..... 90 @ 1 00 11) Mess 18 :0 (a 13 00 Oats......75 @ 8 038, COW. 1 15 @ 1 25 | thin " 00 00 @00 00 ice, roughl 25 @ 1 35 | sump ...60 . 0 @20 00 Jarolina, .... 8 @ 'ALT. Alum, " 2 banal 10 @ 2 00 HIDES, & B., iverpool, sack, ground cargo...1 30 @ 1 35 breen....... 5 @ HAY, # 100 ms., from storet 45 @ 1 50

American . 1 35 @ 1 40 Sastern...1 25 @ 1 50 lorthern .. 1 10 @ 1 25 SUGAR WIB . 0. to Bico. . 121 @ inglish, ass'd 8 @ B......13 4 american, ref.0 @ A..... 144@ Oru hed ....15 @ merican. sheer.....9 @ HOAP # Ib. or hera ... 51@ Bion. 105 00@110 00 HI GLES, W M., 'ommon...2 25 @ 2 75 TAVES, & 11. 13. () hhd ()) 00 @00 00

Boarbon . 2 00 @ 1 00 N. E. Bum2 00 @ 3 00 3in.....4 00 @ 7 00 тывев, В М., піррад. 11 00 @18 25 Brandy . . . 4 00 @ 9 00 do Apple 1 50 @ 2 75 do Peach2 25 @ 3 50 | 4id, prms 8 .0 @10 00 till Fair . . 7 50 @ 8 t0 LUMBER, River,) di'r Bds 15 0 017 0 fill, inferior to ord.....5 00 @ 6 00 Wide do .12 00 @14 0) scantling 10 00 @12 0 | 'ALLOW, Tb.. 11 @ 0 12 REVIEW

FOR THE

WEEK ENDING THURSDAY.

Jane 15, 1871,

TUE PENTINE-This article has ruled at un changed prices during the week just past, open ing at \$3 for yellow dip and \$4 25 tor vi gin, and | number ...... 00 a 00 9 00 a 10 00 cosing at same prices. The receipts have be n light, and all offered have been readily taken .the receipts and sales for the week are as fol

Yellow Dip. Hard Virgin. aturday ... 337 3 00 fuesday....la0 Wednesday. 17 Coursd-v

tP RITS TURPENTINE-Since the cose of en lest review the market has ruled steady and firm st 42 cents. All offering has readily been takes The Committee of the Assembly on Budget is at the above figures. The sales for the week are as follows: Friday ...... 526 caeks at 43 cents @ gallon. saturday ...... 250 donday ......400 " " 42 'ueaday. . . . . . 175 " " 42

Wednesday .... 250 " " 41 Hosin-The market has ruled quiet since our last review, the fluer grades being taken as fored at about last weeks q otations Strained nied on to active up to Wednesday when buy ers' wants were supplied, and to-day sales have sen made at \$2, market closing very tame at that figure. The sales for the week are to fol ows: Friday, 2,071 bbis. at \$2 15 for strained \$3 10 to \$2 50 for No. 2, \$5 10 \$5 50 for Pale; sturday, 1 0.0 bbs at \$2 5 for strained and \$5@\$5 50 for Pale and \$6 25 to \$6 50 for wind gioss; Monday 800 bbis at \$2 05 for strained, thing which affords mental or seneuous pleasure 2 10 to \$2 25 for No. 2, \$2 7, for No 1, and \$5 o \$5 50 for Pa e; Tuesday, 50 bbis. at #5 50 to \$2 20 for No. 2, \$5 25 for Low Paie, \$5 50 for

t \$1 for strain d TAR -Ow ng to the small receipts this articl as advanced 10 ceuts and our last report. Th cel to a d sales for the week are about 350 pia, which met with realy sae at 12 42 % ou. BEEF ATTUS- Are in very small supply, and one if o wequence coming to market. For nd parce a on he had would dud really and 638 ceuts for grase, and 9@11 cents @ th fo

Pa e and \$6 for extra Pale; Thursday, 163 bbis

COBY MEAL - Supply fully fair, and d mand 1 5 :\$1 10 B bushel. Corrow-Has rund quiet and s'ead, wih an drauce of & cout (on the costing quotact neo mr last real-w) for the be ter grades. tieceipts outions light and lots meet ready sale at ff red. We quote ordinary at 15 cente; goo divery at 17; low mi d ng at 18, sud mid liu, at Al con's. there were a few bass of Paule sold at 9 c ma & th f e sales for the week re se for We: r ds . 3 sies s 1 3 so 15, 10 at 17 and 50 from 174 to 180 nts 20 h; saturday 1 at 154, 1 at 1-1. 2 at 174 5 at 18 ... 4 at 19 cents for Peel r; wonder, 12: 17 a d 10 at 1s obysical streng n and energy, the great organistic Tuesd y 1 at 15, 2 at 16 2 at 16 2 at 17, upon which all the other organs depend for and 5 at 18 ce at 3 lb. Years aday, 1 at 15, 24 a MON M NDS AND TIES for Cotton, of the most pprev d auer.s. at i m terste etock, and e fr m store at 5 @7 cen s 2 h, as in q anti-

gan qq-lity.

Eggs-Are in good stock, and demard light.

We q ote at 16 to 17 cents 2 d zen by the quan-

ions is very good, and we note a fair busines. toing from store at the following quotatione: Peruvian Grano, (Chincha Islaud,) \$75@\$77 0 d. do., Guinope \$70; Carolina Fort lizer \$50; ilcox, Gibbs & Oo's Manipulated Guino \$6 5; Phenix do \$50; Buth's challerge Sol. Phos 5; Phænix do \$50; Buth's Challerga Sol. Phosohate \$60@\$65; Pacific do. \$60@65; Wando Buano, \$70; Patapseo do. \$65; Navases Guano, \$55, cash, and \$65, time; Cape Fear Guano, \$35 cash, and \$45 time; E. F. Goe's Superphosphate of Lime, \$60; Baugh's Raw Bone Phosphate, \$60; Lister Bros. uper-phosphate of Lime \$65; Whanu's Raw Bone uperphosphate. \$52; Lodi Manu'acturing Co. Pura Bona \$48 do do double refined Pondrate \$30; P. S Ali papers friendly to the cause Judge Daviel L. Russell owns a large by MacRae for plaintiff, and Phillips and lo do Nit. phosphate Lime \$60: Berger & Butz a do do Nit. phosphate Lime \$60; Berger & Butz M-rrimon f r defendants.

P ints discussed: 1. How is the writ of Lime, \$60; Star Soluble Phosphate \$53; Commandamus to be applied for under the sound acid Phosphate of Lime \$18; Land Piaster \$18-all \$ ton of 2,000 ba. FLOUR-The stock of all grades of Northern and Western brands is folly fair, while we have to report merely a light demand from the trade.

dalen are being made from store at figures given FI-H-Are in moderate stock, and only a meagre d mand exists bee tab a for et re rates. GRAIN, -- In the CORN market we have no change

have no sales by the cargo, but quote nominal y at 87 cents. There is a full at ck in dealers' The town property of Tarboro' is as hard, and only a light demand exists. We quote sessed at \$380 000, an increase in assessed as so ing from store at \$1 05 % bushel, sacks infor some time past the stock has become materially reduced, and very little remains in dealers' hands. 'Ine demand, however, is only in the re B custel \_\_\_ Blos -Clean is in very small

> We quote a stoirs at 8 to 9 cents W 15 Pay-Is in fully fair stock, and demand only m derste. Only small receipts for the week (s. me 500 bales) which sold from waarf at \$ @ 1 un for North River, and \$1 25 for Pennsylvania, \$\varphi\$ 100 lbs.
> Lime - Is is heavy stock, and demand light, which is being supplied from store at \$1 30 to \$1

stock, but sufficient to me t present d mand -

40 2 -ack, as in quali y. LUMBOR ''n'y a light shipping demand exists, and the market is ful y supplied with all descrip ticas. We quote from the ci y mills as follows : Pine Steam Satoed Lumber-Carco rates-per 1,000 feet. Ordinary assortment Cuba cargoes, \$18 00 @ 19 00

Hayti cargoes, 18 00 @ 00 17 Will cargoes wide Boards...... 20 00 @ 12 0 flooring boards, rough 22 00 @ 23 00 Ship Stuff as Fepecifications..... 23 00 @ 24 00 Molasses - Is in fair enquiry, and the market rn'es firmer, w th an advancing tendency. Cuba s seinng from whart at 38 c nts in bhds , and 40 cents in bbls For oth r qual ties we refer to

our table for store quotations.

PRA AUTS - Are in moderate enquiry, and nonon market. Would bring \$2 75 for prime, \$2 c5 for ex re, and t3 5 2 on-hel for fancy.
Potato: s - Irish ale being rought in more freely, and new crop sell at \$9 cents to \$1 🦦 bishel. weet bring \$1 For THY -Suppy only small, and demand m dera e We quite at 25@30 cents for chickens, and 40445 cents each for grown fewis. PR VI-IL-NS -The Bacon market is without change of im ortance. The supply of North isreina is full and dom nd limited being cofixed to small lots for retailers' purposes. V quote a: 114 to 12 cente for eh u der . 13@ 4 cents & B. fo hame Wes'ern is in full supply

and but a right d mand exists. We quete sale from store as follows: maked 925 curs of shoulders, 1 213 cents for sides and 1428 oents for ham; dry salted 829 cents for shoulders, and 10421 cents for eides, as in quality \_\_\_\_\_LABD. The supply of Northern is fully fair, and dimendiment for small parcels we quote at 2 to 6 cents 2 lb North arcline is scarce and wanted. would bring '5 6 cents -- Perk -little or to demand o Northero, a d the price a lower. See table for store rates. FALT. sterely a retail demand exists, and the

market is moderatel; supplied, we quote to th suall way rom sto e at \$1 25@5 40 or Amer on, and \$1 45 4\$; \$0 W sack for Liverpool BRINGLES - Little or no demutd for ship ment, a d the market is dull at \$2 75 % M, for

don mon. IMBER Is being brought to market sparingly and there is a fur demand from millers, es pecially for the duer quet tes, which are coarce my a few rafes received, which have sold a ouc'stions in table WOOD-Is rather scarce at present, and price are hister We quote by the boat load at \$2 51 to 12 75 for pine and sen, and \$3 25 % cord for

f REIGHTS -To coastwise ports rule quit steady, and vessels are rather source. There i a moderate quantity of produce offering ship ment, and rates in table are readily obtain d.

4	Rates of Freight.						
į		Per Steam	Per Sailing Vessel,				
	TO NEW YORK.		-		_	-	
	Orade Turpentine per bbi.	\$0 00 @ \$0	50	8	00	0	\$
	rar, "	0 00 @ 00	50		00		
	Spirits Turpentine, "	1 10 00 1	50		00		0
	Rosin, "	4 . @	50	1	00	0	
	Cotton,per lb	00 @	34	1	220	0	
	Outton Goods, per bare	0 00 @			00		
	Fiaxseed,per bush.	00 @	15	1	00		
9	Pea Nuts,	· 3	8	1	68	0	
100	TO PHILADELPHIA.					-	
	Oracle Turpentine per bbi	0 00 @	50		00		
	dr	0 00 @	50		00		
	Spurie rurpentine,		1 00		00		
<u> </u>	2001Hg	0 00 (9	50		00		
	otton per bale		2 00		00	-	
-	Jotton Goodsper one	0 00 @	75		00		0
	Pea Nuts,	00 @	10		00		7
	To BALTIMORE.	10 00 @	8 00	100	00	9	
		0000	A E.	0	00		0
	Jrude Turpentine per bb.		0 50		00		1 0.17
	Spirits Turpentine, "		0 50		00		100 5-55
S	Spirite rurpentine,	0 00 @	50	200		96	
0	Octton,per ba		2 25		00		
	.wpe. busi	00 8	11		00		
	Lumber		8 00		50		7
	TO BOSTON.	00.00	000	"	-	9	
	Orude Turpentine per bb.	0 00 60	0 0		00	a	0
	di,		0 (		00		o
	Spirits Turpentine, "		0 (	0	00		ĩ
	R sin		0 0	1	1000	8	•
	Cotton, per bale		0	10	00		2
	Pea Nuts per bush	00 @	0	15.75	00	1000	
A		U0 a	Qu	1000	00	1000	10

FIFTINGLY REBUKED .- In the case of A S. U Fowell, Sher ff of Sampson. Judge Bond, seeing the frivolousness of the mat ier, and being disgueted with the animuf the whole affair, charged the jury as plainly as words could do, that the defeudnot was guilty as charged in the indictment. Notwithstanding the charge, the iry convicted; and to show the Court's ppreciation of the intelligence of the jury, and its estimate of its course, the defend nt was ordered to simply pay the costs. - Sentinel.

The Address before the Alumni Association of Davidson College will be deliv r d at the Commencement by Rev. Frontis Johnston, of Lexington, N. C., at 3 P. M. on the 28th.

A Pitiful Condition,

It is a sad thing to pass through life only half alive. Yet there are thousands whose habitual condition is one of languor and debility. They complain of no specific disease; they suffer no positive pain; but they have no relish for any to their more robust and energetic fellow-beings. In nine cases out of ten this state of lassitude and tor or arises from a morbid stomach. Indigestion destroys the energy of both mind and b dy. When the waste of nature is not supplied | forty Other styles, up to ...... 1.0.0 y a due and regular assimilation of the food

Now, what does common sense suggest under these circumstances of depression? The system needs rou-ing and strength-ning; not merely tall fatted. HEEP a o also being brought in for an hour or two, to sink afterward into would do if an ordinary al obolic stimular vere resorted to,) but radically and permanent

very organ is sta. ved, every function interrupt

How is this desirable object to be accomplish ed? The answer to this questio , founded or ste onvarying experience of a quarter of a ceu ary, is easily given. Infine new vigor into the dicestive organs by a course of Hosterter' tomach Bitters. Do not waste time in admirstering temporary remedies, but wake thous em up by recaperating the fountain head upon which all the other organs depend for

heir purture and support. By the time that a dezen dores of the great vegetable tonic an i invigorant have been taken the feeb'e frame of the dyspeptic will begin to sel i a benign ii flience. A; petite will be crested, and with appetite the capacity to diverwhat it craves. Persevere natil the core is comete-nutil healt iful blood, fit to be the m erial of flesh and muscle bone and nerve, an brain flows through the chancels of circulation, instead of the watery pabulum with worch they

have heretofore been impe fectly nouri-hed. MANHOOD:
How Lost! How Restored!

Just published, in a sealed envelope. Price, 6 cts A LECTURE ON THE NATURAL THEAT MFN I, and Hadical Oure of Spermatorrhes of Seminal Weakness, Involuntary Emissions, Sex nal Debidiy, and Impediments to Marriage generally; Nervousness. Consum, tion, Epices) and Fire; Men's and Physical Incapacity, resulting from relf Abuse, &c., by B Br J (UL VERWELL, M. D., author of the "Green Book,"

"A Boon to Thousands of Sufferers " Sent and w seal, in a plate envelope to any ad dress, pos paid, on receipt of six cents, or the postage samps, by OHAS J. O KLI E & OO 127 Bowery, new York, Post office box

THE BRIDAL CHAMBER. Essays for Young Men, on great SOCIAL EVILS and ABUSES. which interfere with mas-BIAGE-with sure means of relief for the Erring and Unfortunate, d seased and debilitated. Sent free, in sealed envelopes. Address, HOW-ARD AS-OCIATION, No. 2 S. Nin h St., Phila-

delphia, Pa. may 13

BATCHELOR'S HAIR DYE. This superb Hair Dye is the best in the World -Perfectly Harmiess, Reliable and Instantaneous. No disappointment. No Midiculous Tints or Unpleasant Odor. The genuine W A. Batchelor's Hair Dye produces IMMEDIATELY . eplendid Black or Natural Brown. Does not Stain the kin, but leaves the Hair Olean, Noft and Beautiful. The only Safe and Perfect Dye. Sold by all Bruggists. Factory 16 Bond Street, New

99-decod&wiveh

ike the body politic resents ill treatm out by rebellion. And when it rebels the liver, the bowels, the nerves, the circulation, the brain, revolt likewise, and the whole system is disserrous'y sgi ated. Pacify and regulate the deranged ingestive organ first, and he disturbance in its conts for eides, 14 cents for hig round, and 19 dependencies will spredily cease. The topic, alterative, corrective and purifying properties of

TARRANT'S SELTZER APERIRAT

A Rebe'l'ous Stomach The Stomach.

render it an irresistible remedy in cases of indigestion and its concomitant silmer te. I is &

fine stom chic, and its cathart c operation is so nid and ge ial, that it never produces the -lightest sympt ms of debility. SOLD BY ALL DRUGGISTS. 217 wod2wd&wch

Bingham School. MEBANI VILLE, N. C.

HE WALT, RESPION OF 1871 OPENS JULY

2 .. h. For Catalogue address COL. WM. BINGHAM. 2 4 d m- eimeh

THE STH SESSION

CLINTON MILE ACADEMY Bygins of THE FOURTH MONDAY IN



George Page & Co., NO. 5 N. SCHROEDER ST., BALTIMORE, Manufacturers of PORTABLE AND STATIONARY

STEAM ENGINES & BOILERS PATENT IMPROVED, PORTABLE Circular Saw Mills, Gang. Mulay and Sash Saw Mills.

GRIST MILLS, TIMBER WHEELS, SHINGLE MACHINES, &c. Dealers in Circular Saws, Seiting, and Mill supplies generally, and manacturer's agents for Leffel's Celebrated Turbine Vater Wheel, and every description of word Working Machinery. Agricultural Engines a specialty. ser Send for descriptive Catalogues and Price

02-deod4=1--ch

PRICES OF THE MASON & HAMLIN CABINET ORGANS.

OMPANY are now enabled to off r their well-mown Organs, which are the AOENOWLEDGEO TANDAD OF EXCELLENCE among In-trunents of the class, at prices of interior work. hey print their lowest prices, which are, the e-ore sike to all, invariable. The following are .lustrations: Four-Octave Organs..... \$50 

Having vastly increased their facilities for unnufacture, the MASON & HAWLIN OBGAN

All in so'id Black Walnut. All the Organs a de by this company are thorough y first-class a every respect. They wil not make the -oselled cheap trgans at any pice. The o me arative superiority of their instrumen s is now reater than ever bef re, as every conpetent

ILLUSTRATED CATALOGUES, ith Wo d Outs f om I hotograp sof the differat etyles, full information and lowest prices; iso, Tes im hist circular will be sent free to any address. MASON & HIMLIN ORGIN CO.,

Warerooms, 596 Broad way.

New York

300,000 POUNDS

For sale in Wilmington by P. HEINSEESGER

CAPE FEAR GUANO OR SALE on reasonable terms at the Cape ear Onemical Works, Castle street, Wilmington, U. D. M. BUIL, Ocemit. 120-da wtf

THE CAPE FEAR GUANO

S A COMPLETE FERTH IZER, representing one and meat in proper proportions, to permaently improve the land. D. M. BUIE, Chemist. 120-dawif

HAS PRODUCED THE LARGEST NET IN-COTTON

THE CAPE FEAR

f any manure, when fairly fried. For particu-are address D. M. BUIE, Chemias, Cape Fear Chemical Works, Wilmington, N

HE JOURNAL OFFICE ON PRINCESS ST DON'T FORGET THE STREET PRINCESS.